UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

United States of America,

Plaintiff

v.

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Arin Moore,

Defendant

Case No.: 2:18-cr-00101-JAD-GWF

Order Striking Letter Request

ECF No. 37

Arin Moore, a criminal defendant represented by counsel, has filed a letter requesting that I order the BOP to give him time credit while he was in federal custody pending his sentencing.¹ Moore is advised that the court does not respond to letters or take action in response to letters. 12 Requests for relief must be made by motion, and Moore cannot personally file motions at this 13 time because the docket reflects that he is represented by counsel, Lisa Rasmussen, Esq. As this district's Local Rule 11-6(a) explains, "[a] party who has appeared by attorney cannot while so 15 represented appear or act in the case. This means that once an attorney makes an appearance on behalf of a party, that party may not personally file a document with the court; all filings must thereafter be made by the attorney." So if Moore believes that relief is necessary, he must ask his attorney to bring a motion for relief on his behalf.

Accordingly, IT IS HEREBY ORDERED that the Clerk of Court is instructed to STRIKE Moore's letter [ECF No. 37] from the docket because it violates the local rule prohibiting

22 ¹ ECF No. 37.

² Fed. R. Cr. Proc. 12(b).

³ L.R. IA 11-6(a).

1 represented criminal defendants from filing documents with the court. Defense counsel Lisa 2 Rasmussen, Esq., is directed to provide a copy of this order to Moore. DATED: June 2, 2022. JENNIFER A UNITED STATES DISTRICT JUDGE